



12-03-04

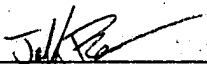
DAC#

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"Express Mail" Receipt No. EV383122025US

Date of Deposit: December 2, 2004

I hereby certify that this correspondence and any attachments are being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated above and is addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.


Jeff Beno

PATENT
Atty. Docket No. 36691-2

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DEC 17 2004
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

STEPHANIE WAI MAN SHIU

Application No.: 10/029,482

Filed: December 20, 2001

For: ELECTRONICALLY CONTROLLED
MULTI-LIGHT FLASHLIGHT

Group Art Unit: 2875

Examiner: Tsidulko, Mark

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JAN 10 2005
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OFFICE OF PETITIONS

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REQUEST FOR CORRECTION OF ENTITY STATUS

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

As set forth on the attached Declaration of Assignee, the assignee of the above-referenced case mistakenly, but in good faith, paid certain fees in the above-referenced case as a small entity. Correction of this error in accordance with the 37 CFR § 1.28(c) is respectfully requested. As required by § 1.28(c), itemization of the required deficiency payment and authorization to charge the corresponding payment to our Deposit Account is set forth below.

TYPE OF FEE	CURRENT LARGE- ENTITY AMOUNT	ACUTAL SMALL- ENTITY FEE PAID & DATE PAID	DEFICIENCY OWED
Filing Fee		N/A	
Issue Fee		N/A	
Appeal Brief	\$340.00	\$170.00	\$170.00
TOTAL DEFICIENCY OWED			\$170.00

In view of this submission, correction of the assignee's entity status in the above-referenced case is respectfully requested.

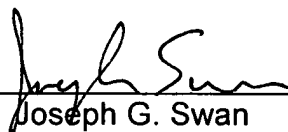
The Commissioner is hereby authorized to charge the amount of \$170.00 to our Deposit Account No. 13-3735 to cover the total deficiency owed. If there are any additional fees due, the Commissioner is hereby authorized to charge such fees to our Deposit Account No. 13-3735. A duplicate copy of this page is attached for that purpose.

Respectfully submitted,

MITCHELL, SILBERBERG & KNUPP LLP

Dated: December 2, 2004

By



Joseph G. Swan

Registration No. 41,338

MITCHELL, SILBERBERG & KNUPP LLP
11377 West Olympic Boulevard
Los Angeles, California 90064
Telephone: (310) 312-2000
Facsimile: (310) 312-3100



TYPE OF FEE	CURRENT LARGE- ENTITY AMOUNT	ACUTAL SMALL- ENTITY FEE PAID & DATE PAID	DEFICIENCY OWED
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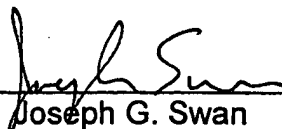
Respectfully submitted,

JAN 13 2005

MITCHELL, SILBERBERG & KNUPP LLP OFFICE OF PETITIONS

Dated: December 2, 2004

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Joseph G. Swan

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Declaration of Assignee

The undersigned, on behalf of Gold Coral International Limited ("Gold Coral") hereby declares as follows:

1. Gold Coral has always believed that it, as a stand-alone entity, would qualify for small-entity status. Until recently, as set forth in more detail below, Gold Coral also believed that this was sufficient to entitle it to pay small-entity fees in its patent cases. Accordingly, Gold Coral in fact has been paying small-entity fees in each of its patent and patent application cases.
2. Only recently, in connection with work on an unrelated matter, our outside U.S. patent counsel (Mitchell Silberberg & Knupp or "MSK") first became aware of potential relationships between Gold Coral and other companies. Based on that information, on or about October 8, 2004, MSK advised Gold Coral that it might be appropriate to re-evaluate whether Gold Coral qualifies for small-entity status.
3. Gold Coral agreed with MSK's recommendation and provided additional information to MSK about Gold Coral and all of its affiliated entities. Upon learning of this information, MSK informed us for the first time that in order to qualify for small-entity status, Gold Coral would need to qualify as a "small business concern" under the Small Business Administration regulations, and that those regulations require aggregation of the number of employees in certain affiliated companies.

4. Based on our and MSK's analyses of those affiliation requirements, we have now re-evaluated and determined that Gold Coral (when aggregated with its affiliates) does not qualify as a small entity. Accordingly, we are now requesting correction of our entity status in all of our issued patents and pending applications for which small-entity status was claimed.

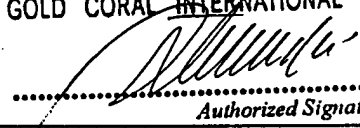
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

GOLD CORAL INTERNATIONAL LIMITED

For and on behalf of

金 鈴 國 際 有 限 公 司

GOLD CORAL INTERNATIONAL LIMITED

By 

Authorized Signature(s)

Name STEPHANIE SHILI

Title DIRECTOR, BUSINESS OPERATION

Date 24-NOV-2004